

## PLAINTIFF DEMANDS TRIAL BY JURY

Plaintiff, by his attorneys, Law Offices of Michael Flynn, PC, complains of the defendant and alleges:

FIRST: This action is brought under the Federal Employers' Liability Act, (45 U.S.C. Sec. 51 et seq.).

SECOND: The defendant is a corporation is engaged in interstate commerce by rail and operate a railroad system and railroad yards within the jurisdiction of this Court and in various other States.

THIRD: That prior to February 14, 2006, and at all times hereinafter mentioned, the defendant employed the plaintiff as a carman inspector under its direction, supervision and control and in furtherance of defendant's business in interstate commerce.

FOURTH: That prior to February 14, 2006, and at all times hereinafter mentioned, the defendant maintained, operated and controlled the substation at Catenary 38 which contained defendant's tracks, rails, switches, sidings, roadbeds and appurtenances thereto, over, through and upon which the defendant operated engines, trains and cars under its control and direction.

FIFTH: That on or about February 14, 2006, while the plaintiff, an employee of the defendant, was in the performance of his duties as a carman inspector near the substation at Catenary 38 in Pelham, New York, the defendant, its agents, servants and employees, so negligently and carelessly conducted themselves toward the plaintiff in failing to provide plaintiff with a reasonably safe place to work; in failing to provide safe ingress and egress; and, so negligently failed and neglected to enact and enforce safety rules, regulations, procedures, and practices for activities carried out by its personnel at the said place, that all of the foregoing brought about severe and disabling injuries to plaintiff.

SIXTH: That the said injuries occurred while the plaintiff was acting in the furtherance of interstate commerce or in work closely or substantially affecting the same.

SEVENTH: That the plaintiff was damaged thereby in the sum of \$1,000,000.00.

WHEREFORE, plaintiff demands judgment against the defendant in the sum of ONE MILLION (\$1,000,000.00) DOLLARS, together with the costs and disbursements of this action.

> Law Offices of Michael Flynn, PC Attorneys for Plaintiff 1205 Franklin Avenue Garden City, NY 11530 (516) 877-1234

By	<b>/:</b>		
•	MICHAEL	FLYNN	MF7150

	<b>UNITED STA</b>	TES DISTRICT COURT
		rict of <u>NEW YORK</u>
KEITH CARTER,		
	Plaintiff,	SUMMONS IN A CIVIL ACTION
•	V.	CASE NUMBER:
METRO-NORTH COM	MUTER RAILROAD,	
	Defendant.	
347 Mac	ress of Defendant) Jorth Commuter Railroad dison Avenue rk, NY 10017	
YOU ARE HEREBY S	SUMMONED and required to	file with the Clerk of this Court and serve upon
PLAINTIFF'S ATTOR	NEY (name and address)	
Law Off 1205 Fra	Flynn, Esq., MF7150 Fices of Michael Flynn, PC anklin Avenue City, NY 11530 17-1234	
an answer to the compl summons upon you, ex you for the relief dema	clusive of the day of service.	you, within days after service of thi If you fail to do so, judgment by default will be taken against

AO 440 (Rev. 5/85) Summons in a Civil Action					
		RETURN OF SERVICE			
Servi	ce of the Summons and C	DATE Complaint was made by me <sup>1</sup>			
NAME OF SERVE	ER	TITLE			
Check the box be	clow to indicate appropriate metho	<del></del>			
[ ]	Served personally upon the de	fendant. Place where served:			
[ ]	Left copies thereof at the defendant's dwelling house or usual place of abode with a person of suitable age and discretion then residing therein.  Name of person with whom the summons and complaint were left:				
[ ]	Returned unexecuted:				
[ ]	Other (specify):				
	STATEM	ENT OF SERVICE FEES			
TRAVEL		TOTAL			
		DECLARATION OF SERVER			
inform	I declare under penalty of perjation contained in the Return of S	ury under the laws of the United States of America that the foregoing service and Statement of Service Fees is true and correct.			
Execut	ed on DATE	SIGNATURE OF SERVER			
		ADDRESS OF SERVER			

As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.

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